

United States District Court  
~~Columbia~~ District of South Carolina

Andre Jude AD78-367-619

CRCL # 2860409

7901 Farrow Rd

~~Columbia, SC 29207~~

- Petitioner

Returner, Writ of R  
28 USC. 2241 and 2242  
Release out CRCL

✓  
Civil Actions

Correct Case Recovery Solutions

Columbia Regional Correctional Center

7901 Farrow Rd

Columbia, SC 29207

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Columbia Regional Case Center

7901 Farrow Rd

Columbia, SC 29203

Respondent

Petitioner has filed this petition under  
Pursuant to Motion Rule 35 under 28 U.S.C. 2241,  
2242, 2254, 2255 and Rule Fed. R. Cr. P.  
2 governing Rule

This Petition of the Petitioner is to  
Cure - Current Detained at Facility Hospital Columbia  
Regional Care Center who have been held the Petitioner  
more than 2 times back forth without a Booking  
No or IN Mated No -

The Petitioner is writ of Habeas  
Corpus challenging the unlawful and wrongful  
Housing and Immigration & Custom Enforcement  
Respondents who have been  
held the Petitioner over and over without  
was unlawful detained over held the Petitioner  
and Sending Agency in other custody held  
twice under the same in number more (66) days  
Respondents continuing have prolonging  
thing the staying in procedure of the Hospital  
olation policy with long term holding in  
mental Health treatment out of time

# Jurisdiction and Venue

The United States District Court shall have Federal Jurisdiction under 28 U.S.C. 2241, Sections 2254, 2255 and 1331 of the 18 U.S.C. 2342 Alien and Unlawful Detention and Fifth Amendment Rights section 2241

Jurisdiction arise under wrongful and Unlawful Housing Mental Health Unit Patient Columbia Regional Center and Correct Care Recovery Solutions without consent did not One over held the Petitioner More than two weeks without regular policy

Jurisdiction derive under the United States District Court District of South Carolina against and over all the respondents unlawful Housing

The Venue lies under United States District Court District of South Carolina physically held under Mental Health Issue Immigration Custom Enforcement Represented by Besides 10 Virginia Physically, Cheryl in Venue under 28 U.S.C. 1391 (a) (1) (2) and 28 U.S.C. 1406 (b) (1)

# Legal ground

ON July 14, 2016 the Petitioner left to Report  
deaths Columbia Regional Care Center to Krome Service  
Processing Center Miami Southern District of Fla  
83194.

Then U.S. Immigration & Customs Enforcement  
and U.S. Department of Homeland Security (ICE)  
and Krome Service Processing Center Miami  
U.S. Immigration & Customs Enforcement  
Department of Homeland Security Krome Service  
Processing Center Miami Southern District of Florida

And on about September 15, 2016 the Petitioner  
was Returned to the Krome Service Processing Center  
Miami, Florida - was sent here to another facility - ~~Added~~  
up to South Carolina, Columbia Regional Care Center

The Respondents has Violated the Petitioner's  
Fourteen (14) Amendment (Equal Protection) and Equal  
Right Amendment both, where the Respondents have  
unlawfully Act, but Housing the Petitioner wrong  
the Respondent's Constitutional Rights and federal  
law, Ordinance, Statute...

# Background

The Petitioner is being held at the Columbia Regional Care Center without Booking or an inmate No. The Petitioner is having been not signing Contract form or No - to be Housing at the CRC and CCRS

Respondents have been over held the Petitioner unlawful information, under the same code #2860409 three (3) times. Under the same information with out changing the first CRIL #860409, which literary means that Petitioner has been spent time wrongful

So i.e. Respondents is violated the Petitioner Rights. Rights, where over, Respondents over keeping the Petitioner from returning to the facility of detention by bringing the Petitioner over and over to the same Regional Care Center at Columbia, CRIL

The Petitioner Rights is Violated by both Respondents for bring the Petitioner over and over to the Columbia Regional Care Center, which the correct Recovery Solutions have been keeping the Petitioner when it should not have been for three times.


The Respondents have continuing held the petitioner with no criminal report for being IS facilitated Hospital in the S. Columbia South Carolina, CXXL

The Respondents Violated the Petitioner 911 First ten Arrests under 14 fourteen Arrest Retentions and Concealed the Petitioner from being to an Detention Center Instead,

That I do not want to be in the facility Hospital Detaining who over and over the Petitioner for third times, where the Petitioner should Not been Returned to the same ~~same~~ Columbia Regional Care Center Instead Immigration & DHS Facility ~~South~~ North South Carolina I am Request the Petitioner Shall Release Returning DHS Detention Facility in North Carolina ~~detention~~ Detention

Conclusion

Based upon Above the Petition Request that the Order the Petitioner to Return DHS Detention instead CXXL

  
Linda L. L. L.